

**REMARKS**

**I. 35 USC § 112**

The OA rejected claims 1-3, 7-9, 13-15, and 19 as being indefinite for using the abbreviation “USCO.” Applicant has replaced all references of “USCO” in the claims with “United States Copyright Office.” Applicant believes this moots the rejection and respectfully requests the withdrawal of the rejection.

## II. CLAIM REJECTIONS – 35 USC § 103(a)

The OA on page 4 rejected claims 1-3, 7-9, 13-15 and 19 under 35 U.S.C. 103 (a) as being unpatentable over www.godaddy.com, 02 February 2003 (hereinafter “prior Go Daddy service”) in view of Glogau (US 5983351). Applicant traverses this rejection.

### Claims 1, 7, 13 and 19

**The prior Go Daddy service does not teach a Facilitator’s web site electronically submitting a translated copy of material to be copyrighted to the United States Copyright Office.**

The OA on page 4 states “E) the Facilitator’s web site electronically submitting the translated copy of the material to be copyright to the USCO (page 1; ‘Federal Copyright Protection’).” (underlining added) Applicant respectfully disagrees.

The prior Go Daddy service, and all other Go Daddy copyright services used or sold more than one year prior to the filing date of the patent application, required a customer to upload their copyrightable material to Go Daddy’s website in a copyrightable format. The copyrightable material of the prior Go Daddy service was NOT translated material of 1) an Entrepreneur’s web site that was 2) translated by a Facilitator’s web site.

Thus, the prior Go Daddy service does not teach a Facilitator’s web site electronically submitting a translated copy of material [from an Entrepreneur’s web site as stated in step C) and translated by the Facilitator’s web site as stated in step D)] to be copyrighted to the United States Copyright Office.

The same argument applies to claim 7, step E); claim 13, step E) and claim 19, step F).

While the OA does not claim this step is taught by Glogau, in an attempt to be thorough, Glogau also does not disclose step E) in claim 1. Glogau has at least two embodiments that should be discussed. In the first embodiment (described in col. 3, line 59 to col. 4, line 8) Glogau teaches a “client’s (i.e., user’s) computer system” to “[o]utput the web site and forms in correct order.” Thus, in the first embodiment, it is the client’s computer (and not the claimed “Facilitator’s web site”) that outputs the web site and forms.

In the second embodiment (described in col. 12, lines 62-65) Glogau states that the “generated copyright registration forms and associated materials may be downloaded from the server or host computer to the user computer for printing and storage.” (underlining added)

Thus, in the second embodiment, the server or host computer sends the copyright material to the user computer and not the claimed “United States Copyright Office.”

Thus, neither Go Daddy nor the two embodiment herein discussed in Glogau teach all three pieces in the relationship explicitly stated in step E) of claim 1, i.e., of 1) a Facilitator’s web site electronically submitting a 2) translated copy of material to be copyrighted to 3) the United States Copyright Office. Applicant respectfully requests the withdrawal of this rejection for claims 1, 7, 13 and 19.

Claims 2, 3, 8, 9, 14 and 15

Claims 2 and 3 depend from claim 1, claims 8 and 9 depend from claim 7 and claims 14 and 15 depend from claim 13. Because claims 1, 7 and 13 are believed allowable as shown above, claims 2, 3, 8, 9, 14 and 15 should also be allowed at least for this reason.

**CONCLUSION**

Applicant respectfully submits that the prior Go Daddy service and Glogau do not teach all of the claim limitations as explained above. Applicant thus requests the allowance of all pending claims, i.e. claims 1-3, 7-9, 13-15 and 19, as soon as possible. Any questions or suggestions regarding this Amendment should be directed to the undersigned attorneys for Applicants at the telephone number or email address listed below.

Respectfully submitted,

**The Go Daddy Group, Inc.**

Date: 3/12/2010

By:       /Stewart J. Womack/        
Stewart J. Womack  
Reg. No. 45,230  
Attorney for Applicant

The Go Daddy Group, Inc.  
14455 N. Hayden Road, Suite 219  
Scottsdale, AZ 85260  
480.505.8832  
SWomack@GoDaddy.com